

~~SECRET~~

LS 6-0165a

3 February 1956

MEMORANDUM FOR: Chief, FE

SUBJECT: [REDACTED] - Shipment of Effects 25X1A9a

1. The facts in this case are set forth in an opinion of this Office dated 20 July 1955. In summary, subject proceeded to [REDACTED] under PCS orders authorizing his daughter to accompany him. His daughter subsequently joined him. Shortly thereafter, for reasons beyond his control, it was necessary for subject to return his daughter at his own expense in advance of his own return.

2. Both subject's initial PCS orders to [REDACTED] and his PCS orders returning him to Washington provided for the travel of dependents and the shipment of household goods. During his stay in [REDACTED] subject occupied furnished quarters.

3. Subject was therefore entitled at the time he first proceeded to [REDACTED] to a shipment of that weight of household effects authorized for an employee with dependent occupying furnished quarters. Upon returning to Washington PCS, he was authorized to return the same weight.

4. The applicable weight limitation under [REDACTED] is 4500 pounds.

5. It is noted that subject cited the wrong travel order in his claim. If the claim is amended to cite the proper travel order (T.O. FE-857-55), there is no legal objection to the payment of subject's claim.

25X1A9a

[REDACTED]
Assistant General Counsel

OGC:RPB:mz

Orig. & 1 - Addressee

1 - Subject ✓

1 - Signer; 1 - OGC Chrono

~~SECRET~~

Transportation - 7

LS 6-0165a

SECRET

3 February 1956

MEMORANDUM FOR: Chief, FE

25X1A

SUBJECT: [REDACTED] - Shipment of Effects

1. The facts in this case are set forth in an opinion of this Office dated 20 July 1955. In summary, subject proceeded to [REDACTED] orders authorizing his daughter to accompany him. His daughter subsequently joined him. Shortly thereafter, for reasons beyond his control, it was necessary for subject to return his daughter at his own expense in advance of his own return.

2. Both subject's initial PCS orders to [REDACTED] and his PCS orders returning him to Washington provided for the travel of dependents and the shipment of household goods. During his stay in [REDACTED] subject occupied furnished quarters.

3. Subject was therefore entitled at the time he first proceeded to [REDACTED] to a shipment of that weight of household effects authorized for an employee with dependent occupying furnished quarters. Upon returning to Washington PCS, he was authorized to return the same weight.

4. The applicable weight limitation under [REDACTED] is 4500 pounds. If the Army, which provided him with cover and by whom his household goods were packed and shipped, authorizes a greater amount, then he is entitled to that larger allowance provided that the weight shipped, plus any weight stored at Agency expense, does not exceed 16,000 pounds, the weight allowed for his grade by [REDACTED]

5. It is noted that subject cited the wrong travel order in his claim. If the claim is amended to cite the proper travel order (T.O. FE-857-55), there is no legal objection to the payment of subject's claim.

25X1A
[REDACTED]
Assistant General Counsel

OGC:RFB:mz

Distribution: 1 - Subject
1 - Signer
1 - OGC Chrono

SECRET